Petition for sale of Real Estate. By virtue of an order made in the above en-

ed cause the undersigned as the Administraor of the late James S. Green will, on THURS-DAY, the 18th day of May next, at 12 a'clock M., at the Court House in Wilmington, sell by Public Auction all the lands which belonged to the late James S. Green at the time of his death ing East of the late Eastern boundary of the ity of Wilnington, extending eastwardly bed Mill Creek, including the three parcels of and conveyed to said James S. Green by S. D. Wallace and Wis. A. Rourk, Executors of Bam-Beery, by deed dated the 25th day of April 33, and also the lands conveyed by Miles Cos-James S. Green by deed dated the 8th day September 1853, which said lands are parplarly described in the petition filed in the perior Court of New Hanover County by the reigned as the Administrator of said James Green, under which the order for the sale of

Baid lands will be sold on a credit of six and selve months, and the purchaser will be remired to enter into bonds with good and suffiment security for the payment of the purchase

ADAM EMPIE,

NOTICE.

HEREBY NOTIFY AND REQUEST THE claims to me at the law office of John N. Stalday the let day of May, preliminary to their acttlement.

A. G. MOSELLY, Trustee.

CANCERS, TUMORS, ULCERS.

Astonishing cures by Prof. Kline, at the Philadelphia Cancer Institute, 931 Arch, street, Phila- Address pelphia, Pa. At Branch Offices by Dr. Dalton, 238 W. Fourth street, Cincinnati, Ohio, by Dr. Greene, Charlotte, N. C., by Dr. Healy, Stubblefield House, Atlanta, Gs. WONDERFUL CANCER ANTIDOTES,

Knife. No Caustic Medicines. No Blood. For particulars call on or address either of the

MABRIAGE GUIDE. EVERY ONE HIS OWN DOOTOR. A private instructor for married persons or

nose about to be married, both male and female, a everything concerning the physiology and reations of our sexual system, and the production and prevention of off-pring, including all the new discoveries never before given in the English Langaage, by WM. YOUNG, M. D. This is really a valuable and interesting work. It is written in plain language for the general reader, and is illastrated with numerous engravings. All young married people, or those contemplating marriage, and having the least impediment to married life, should read this book. It discloses secrets that every one should be acquainted with; still it is a book that must be locked up and not lie about the house. It will be sent to any address on re-

SAMUEL Y. GREER. (Enccessor to Dialogue & Greer,)

Fire Hose Manufacturer, 520 NORTH ST., PHILADELPHIA. Established in 1821, Steam Fire Engine, Forcing and Suction Hose. Leather and Rubber Buckets, Pipe, Nozzle, screw, and Patent Coupling of all kinds.

ROBERT C. JOHNSON, NSPECTOR OF NAVAL STORES, COTTON, &c. WILMINGTON, N. C.

FFICE AT JOHN O. HEYER'S STORE. would inform his friends and old customers that he has qualified as Inspector, and solicits

"Lodi Manufacturing Co."

For sale in lots to suit customers. This article is sold for HALF THE PRICE of other fertiliers, and is cheaper for Cotton, Corn, Tobacco and Vegetables, than any other in the market, It is made entirely from the night soil, offal, &c .. of New York City.
Price, delivered on board in New York City,

Twenty-five Dollars per Ton.
Read the following Testimonials: JACOB JOYNER, Esq., of Greenville, N. C., unler date of October 25th, 1870, says: "The 'oudrette I purchased of you last spring, I used on Corn, and from results, I am satisfied it is the cheapest and best fertilizer we can use in

DAVID W. GASKILL, of Washington, N.C., under date of Nov. 4th, 1870, says: "I used your Double Refined Pondrette on Cotton in the same way (in the drill,) side by side with Peruvian Guano, the Poudrette in one row and the Guano in the next, and I pronounce it superior to the Gnano. In the spring the rows where I used the Guano looked the best, but in June and July, he Pondrette showed itself, and my neighbors who have seen it pronounce it equal to Guano, and I think they will unite with me in using it

another year." James R. Wilder, of Franklinton, N.C., says, in letter dated Sept. 23d, 1870: "I used the Double Refined Pondrette on Cotton, and it ill, without a doubt, make more than a \$56 cuano, which has a great reputation as a Cotton Manure. The Nitro-Phosphate I used on Coton, Sweet Potatoes and garden truck, all of which did exceedingly well.

J. J. ROLLINS, of Pactolus, N. C., under date of October 29th, 1870, says: "I believe the Double Refined Poudrette and Bone Dust are all they are recommended to be. I used the Poudrette on Corn, and although the season has been very unfavorable for all kinds of fertilizers on my sandy soil, I was perfectly satisfied, and believe it the cheapest fertilizer we can use.'

J. A. J. Askew, of Colerain, N. C., in a letter dated September 16th, 1870, says: "I lee several planters have some of the 'Double Refined Poudrette.' One says he wants 5 tons next season to put under Corn. I used 4 tons on Corn, and although the season was unfavorable, it astonished every one who saw it. I think it the best fertilizer for Corn I ever saw." A l'amphlet giving full directions, &c., sent on application to

JAMES T. FOSTER. Office 66 Cortlandt Street, New York.

SPRUNT & HINSON, Wilmington, N. C. 49-w13t-ch

WILMINGTON MILLS. NORTHROP & CUMMING, Proprietors, AT Cargoes of YELLOW PINE LUMBER for hished for any market at short notice. AS All kinds of PLANED LUMBER always or

hand, Also, LATHS, BRICK, &c., &c. VOID QUACKS, _A VICTIM OF EARLY 1. indiscretion, causing nervous debility, premature decay, etc., having tried in vain every advertised remedy, has discovered a simple

means of self-cure, which he will send free to his ellow-sufferers. J. H. TUTTLE, 78 Nassau St., New York City. 49-w6mch

ALL KINDS OF

BEATLY AND EXPEDITIOUSLY

organizing for the campaign.

Raleigh Sentinel. of Lumberton, says the Robesonian, will of Shelby county, the place from whence ing close behind the loop-holed wall which

Wilmington Tournal.

WILMINGTON, N. C., FRIDAY MORNING, APRIL 28, 1871.

200 TONS

VOL. 27.

VICK & MEBANE.

A MODEL NEWSPAPER.

The Carolina Messenger, PUBLISHED EVERY FRIDAY.

AT GOLDSBORO, N. C. IMPROVED AND ENLARGED NEWSPAPER OF THE PRESENT TIMES. INTENDED FOR THE PEOPLE NOW ON EARTH

and the wives, sons and daughters of all such.
ONLY TWO DULLARS A YEAR! SIX JOPIES ONE YEAR FOR \$10. A GIFT, a handsome POCKET MAP of Norfleet for Mayor, and Wm. H. Johnson, NORTH CAROLINA, containing also a Dr. Jos. H. Baker and R. B. Alsop for

Calendar, and the time of holding Superior Commissioners. The Southerner Tearns Courts in every County throughout the that Mr. Alsop will not run on this ticket. State. "Sa No North Carolinian should be Without

a vericle of Naws, has always held the first and western or rank among Southern journals. Is news on sent this parish: every topic of interest-political, literary, social | D. M. Barringer, K. P. Battle, J. B. domestic and foreign-is always fresh, abondant. Batchelor and Seaton Gales of current intelligence, always rendered with such promptitude and spirit, that the paper has R. H. Jones and ———

a large and increasing circulation.

AS AN ORGAN OF OPINION. The Messenger is fearless, trenchant, indomitable, ardent in its advocacy of sound Demo-Church, held on Monday, the following perdu until a special boat c uld be charcratic principles, unsparing in its derunciation named gentlemen were elected delegates tered to take him at of the city. After of political abuses and corruption; and not confining its discussion to mere politics. it takes a the State Convention to be held at War- after the Shallabarger pattern. jects, and aims to be a safe guide of public renton on the 24th of May:
opinion on all topics which engage public attention. It gives conspicuous prominence to state D. T. Carraway, John H. Haughton, Esq , news and market reports.

CANVASSERS WANTED IN EVERY COUNTY SEND YOUR MONEY

JULIUS A. BONITZ. Editor and Prop'r Goldsboro', N. C.

EXCHANGE HOTEL,

HILLSBORO' STREET, RALEIGH, N. C. A. A. HARBIN......PROPRIETOR,



THE ATTENTION OF NATURAL-BORN subjects of Her Britannic Majesty is called to the ceipt of 50 cents. Address Dr. WM. YOUNG, 4th and 6th clauses of the "Naturalization Act,

bee a born within the dominions of Her Majesty is a natural-born subject, but who also at the west her way, and the father soon after pending Ku-Klux bill. It will set forth time of his birth became under the law of any died. Other parties took charge of the that the Democracy fully abide by all the foreign State a subject of such State, and is still children, and for many years the mother questions settled by the passage of the such subject, may, if of full age and not under has been vainly prosecuting the search for fourteenth and fifteenth amendments, and any disability, make a declaration of alienage in her offspring. ing of such declaration of alienage, such person shall cease to be a British subject. Any the girl, now a beautiful maiden of sixperson who is born out of Her Majesty's dominions of a father being a British subject may, it of full age, and not under any disability, make a declaration of alienage in manner aforesaid, and from and after the making of such declaration, shall cease to be a British subject.

6. Any British subject who has at any time before, or may at any time after, the passing of this act, when in any foreign State, and not unized in such State, shall, from and after the time of his so having become naturalized in such

dominions, in the presence of any officer in the diplomatic or consular service of Her boro'.—Tarboro Southerner.

axeo, to the following extract from the "Con vertion between Her Majesty and the United States of America relative to Naturalization.' (Ratifications exchanged at London, August 10,

ARTICLE II. * British subjects * * who have become and are naturalized as citizens within the United States, shall be at liberty to renounce their naturalization and to resume after the 12th day of May, 1570. Further information may be had on applica

ALEX, SPRUNT, British Vice Consul at Wilmington, N. O. 3-eow-7wch

STATE NEWS.

zeal displayed by the men of Branswick in

the 28th inst.

l of Jaybird Jones. - Raleigh Sentinel,

his pulpit.

FATAL ACCIDENT-We are pained to early boyhood days. learn that Mr. Malchus Sears, a young man of about 18 years of age, son of R. T. D. Sears, Esq., of Chatham county, acoidentally fell from the top of a load of hay which he was hauling on a wagon on Saturday last and was almost instantly killed. Raleigh Sentinel.

TARBORD'.-Capt. Fred. Phillips has piace. A good ticket. Success to them. words afterwards, -N. Y. Record. Every new subscriber receives, as The Radicals have nominated John

DELEGATES TO THE EPISC PAL CONVEN-TION. -The following gentlemen have been appointed delegates to the Episcopal Con-THE MESSENGER is pre-eminently a readable vention, to as-emble at Warrenton on the FAMILY PAPER, (now in its 7th volume,) and, as 4th Wednesday of next month, to repre-

various and accurate, comprising the whole circle Alternates-W. R. Cox, Denglas Bell,

and F. C. Roberts, Esq. Alternates - D. J. B. Hughes and Messes in Post Office orders, wherever convenient, if M. DaW. Stavenson, Rufus Morgan and not, then register the letters containing money. George H. Roberts. - Newbern Journal of

> learn the Republican party in this county Nat McLean, E. K. Proctor and others of he party oppose it. It is now stated that Col. Nat McLean and "Hon." Ku-Klux man's firt, all perfectly formed, but not John Holloway, of this town, are to be run that "cld Prock" and the "fitin parson" f an "-Lumberton Robesonian

A ROMANCE IN REAL LIFE - A MOTHER what we now propose to say, no one can entirely true. declare that Tarboro' is devoid of romance strangely blended with reality. Many of the scenes and incidents to be described transpired in our midst, and al-

ful story of real life. effected between a man and wife, residents ern Democrats have no opinions to offer, tion of Dr. Satchwell, to provide and se-North of Tarboro. The husband was al- but left everything to be made up by their lowed to take possession of the children, a Northern brethren. The address will not 4. Any person who by reason of his having boy and a girl, both infants. The mother

> teen, to this borough, where for some what the questions involved in the propomonths past she had been engaged in sition are, it will conclude with an ingaining an honest livelihood. In the meantime the mother, living in a Southern State, after much diligence, had learned that a girl answering the description of her child was probably in Tar-

Some faw weeks since a stranger apder any disability, voluntarily become natural- peared in town, who, without apparent motive, formed the acquaintance of the OUBLE REFINED POUDRETTE foreign State, be deemed to have ceased to be a young lady, and exhibiting the portrait of I had not the slightest idea that anything

an Old Schoolmate to be Hanged. people generally will be inspired by the shrink from the performance of this sad Neuilly and the Avenue de la Grande seize, take or possess any property of the charge of prisoners, other than prisoners quality. official requirement, and must not, and Armee, and it certainly did so most effective of war, and to the penalty for refusing to the authority of war, and to the penalty for refusing to the authority of war, and to the penalty for refusing to the authority of war, and to the penalty for refusing to the authority of war, and to the penalty for refusing to the authority of war, and to the penalty for refusing to the pena It is, therefore, the sentence of the court reflecting the highest credit on their pra-FLORAL COLLEGE. -Col. N. A. McLean, that you be remanded to the county jail dence. Barely fifty men were left crouch you will be taken by the sheriff of Shelby tumbling in closer and closer to the gates; county, between the hours of 10 a. m., four of them fell within the walls, one

crowd gathered there. It was a most af- loop-holes being numerically insignificant, testifying in any matter pending in scribe an oath in open court that he has | Salem has an almoud tree full of fruit.

Religious. - Rev. J. B. Cheshire, D. D., feeting scene, and will ever be remember- and it being highly probable that they such Court, fully, freely and trathfully, never, directly or indirectly, counselled, ed by those who witnessed it. It was a would have bolted on the approach of a or to injury, and each and every STAR AMMONIATED SOLUBLE 1HO. been compelled to suspend his church surprise to all to know the relation that large force. For full two hours matters in his person or property on account of the existed in early childhood between Judge remained in statu quo, without a shot be-Biley, which we offer for sale at reduced prices feeble condition of his health. Bev. J. B. Flippin and Poston, and it must have in- ing fired. But at the expiration of that by force, intimidation or threat to in- therein swear fallely, shall be guilty of Parcell, of Wilson, will temperarily fill deed been a sad thing for Judge Flippin | time the Versailles force either took up fluence the verdict, presentment or in- perjury, and shall be subject to the pains

A Valorous Congressman,

The valorous Mr. Kelley, who went South to make fire-trand speeches, and e nee aled himself under a table in Mobile, declared in Congress the other day that sixty-seven shots were fired at bim. We should hardly think that Mr. Kelley was came up and piled their arms in the pose, either directly, of de- having knowledge that any of the wrongs in a proper state state of mind to count the shots. A man trembling under a table is very likely to take a quaking view of things, and it isn't quite unsafe to estimate the shots are slovenly mob of the squal provided sor immunities under the become the same, should be committed and, having lower to protection of the purpose of preventing by the second section of this set, are about to equal privileges or immunities under the becommitted and, having lower to protect the purpose of preventing by the same, should be committed and, having lower to protect the purpose of preventing by the same, should be committed and having lower to protect the purpose of preventing by the same, should be committed and having lower to protect the purpose of preventing by the same, should be committed and having lower to protect the purpose of preventing by the same, should be committed and having lower to protect the purpose of preventing by the same, should be committed and having lower to protect the purpose of preventing by the same, should be committed and having lower to protect the purpose of preventing by the same and been nominated for Mayor of Tarboro', the shots. A man trembling under a table including Farmers, Mechanics, Merchants, Pro- and Dr. Jos. H. Baker, Gen. W. G. Lowis is very likely to take a quaking view of fessional Men, and all manner of honest folks, and Mr. Elijah Rawle for Commissioners, things, and it isn't quite unsafe to estimate by the Democrats and Conservaties of that bis exploits according to his own blatant armed leafers could be induced to face a bindering the constituted authorities of neglect or refuse so to do, and such wrong-

> one in that row but wished to kill Kelley, it would have been easy to have done it. We do not believe that a shot was fired at him at all. Perhaps, if he had remained after the negroes had been incited by his speech to commence the riot, he might have been made to take his chance in his own scrimmage, and no one can say he did not deserve it. But he ducked under the table at the first report, and then made 2:40 time to his hotel, by a back street and bare headed. Keaching the hotel, he asked for his room key and told Mobile Register.

Monderful Cow Story Seventy two Calves at a Birth

The Roanoke Valley, publishe lat (lark ville, Mecklenburg county, gives the following remarkable story:

We have heard of one of the most wonderial cases which ever came to our notice and which deserves the investigation of gerated, for we only saw four wounded with or without bard labor, as the court same as if this act had not been passed, tion—some favoring and others opposing physiologists. A large sized cow belong. brought in, and only one of them appeared may determine, for a period of not less except so far as the provisions of this act tion—some favoring and others opposing the measure. We understand that Mr. O. S. Hayes, of Shoe Heel, former State Senator, is in favor of a Convention, while Col. Nat McLean, E. K. Proctor and others of May ago, and in an hour or so afterwards Nat McLean, E. K. Proctor and others of May ago, and in an hour or so afterwards Nat McLean, E. K. Proctor and others of May ago, and in an hour or so afterwards of the mappearance of th of seventy-one more, of about the size of a fully developed. The cow died, and all

Our informant was a physician of ability and reputation, who said that he was mant was a reputable gentleman, in whose | Society.

word he placed implicit confidence. It is certainly a carrious case and hard to FINDS HER LONG LOST DAUGHTER. -After believe, but we believe the statement is

Democratic Address.

The democratic caucus at its meeting together they furnish material for a truth- tional address, which should cover in a general manner all the political questions | the expense of the Society. Some fourteen years since a divorce was at issue up to the present time. The Southbe issued until after the passage of the that there is no disposition to dispute any of the legal consequences which may fol- June, at 7 o'clock, P. M. dictment of the entire policy of the republican party. - Wash, Cor. Balt, Sun.

> Paris (April 2) Correspondence London Stamler 1 Fighting Before Paris The First En. counter Described Demoralization and

On going out this morning, at 8 o'clock, British subject, and be regarded as an alien:

Provided, (1:) That where any British subject
has before the passing of this act, volunts
covered a clae to the mystery.

the mother satisfied himself by her recognitudes about to take place.

the mother satisfied himself by her recognitudes about to take place.

the mother satisfied himself by her recognitudes about to take place.

I take place the mystery and down Rue

Rivoli, making the usual clatter and noise the mother satisfied himself by her recog- unusual was about to take place. Red batand yet is desirous of remaining a British Returning South he informed the moth- with their drams and bugles. Everything subject, he may, at any time within two years er where her long lost daughter could cer- seemed to be as quiet as it has been for after the passing of this act, make a decla- tainly be found, and last week the bereav- the last formight, and being utterly sick ration that he is desirous of remaining a ed parent arrived at the Howard Hotel, of exploring the Hotel de Ville and other To enforce the provisions of the Fourteenth British subject, and upon such declaration, bereinafter referred to as a declaration of unattended and unknown. The young Republican haunts, your special corres-British nationality, being made, and upon girl was summoned to the hotel, unsuspi-bis taking the oath of allegiance, the decla-cious of the loving destiny that awaited down the Champs Elystes, intending to rant shall be deemed to be, and to have been her, and while the mother remained in try and go on to Neuilly, and have a look continually, a British subject; with it is qualification, that he shall not, when within the limits of the foreign State in which he deavored to prepare the glad tidings to the the limits of the foreign State in which he deavored to prepare the glad tidings to the we believed to be a little way beyond the bled. That any person who, under color of this and the preceding section shall be arrested under the provisions who shall be arrested under the provisions who shall be arrested under the provisions who believed to be a little way beyond the bled. That any person who, under color of this and the preceding section shall be has been naturalized, be deemed to be a child. Did she remember her mother? gates. As we entered the Champs Elysees of any law, statute, ordinance, regulation, delivered to the marshall of the proper part largest copy of the and other similar questions brought entered to the dealt with according to law, and other similar questions and a rather brisk custom or usage of any State, shall subsubject of that State in pursuance of the laws thereof, or in pursuance of a treaty to and when her mother appeared, exclaimthat effect.

Sec. 4. That whenever in any State or largest yield of Taragest yield (2.) A declaration of British nationality may be ing "My child," the scene passes description of any right, privimade, and the oath of allegiance be taken, as follows, that is to say: If the declarant be in the United Kingdom, in the presence of a stitution of the United States, shall, any in the United Kingdom, in the presence of a stitution of the United States, shall, any in the united States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall, any in the presence of a stitution of the United States, shall be organized and armed, and so nutering the presence of a stitution of the United States, shall be organized and armed, and so nutering the presence of a stitution of the United States, shall be organized and armed, and so nutering the presence of a stitution of the United States, shall be organized and armed, and so nutering the presence of a stitution of the United States, shall be organized and armed, armed, and armed, armed, arm justice of the peace; if elsewhere in Her After so many years of separation the rious engagement must be taking such law, statute, ordinance, regulation, violence, to either overthrow or set at de-Majesty's dominions, in the presence of any justice of the time being authorized by law in the place in which the declarant is to administer an oath for any judicial or other legal purpose; if out of Her Majesty's dominions, in the presence of any officer in the place in which the declarant is to administer an oath for any judicial or other legal purpose; if out of Her Majesty's dominions, in the presence of any officer in boro'.—Tarboro Southerner.

Tious engagement must be taking place at no great distance. Presently we fell in with National Guards marching hurriedly towards Paris, chattering among themselves. The remark 'Nous serons done towjours tradition, or any judicial or other proper proceeding for redominions, in the presence of any officer in boro'.—Tarboro Southerner. or the Cube murderers.

An Affecting Scene—A Judge Scutencing an Old Schoolmate to be Hanged.

In Old Schoolmate to be Hanged. they were going to the Hotel do Ville to titled "An act to protect all persons in the combinations shall be deemed a rebellion Premium, each-Sirvar Plate, value and the Judge Flippin then spoke as follows :- have une coplication with the Commune. United States in their civil rights, and to against the Government of the United Faths farmer who rables and applies the largest Samuel H. Poston, this is one of the The firing got rather hott-r just then, and furnish the means of their vindicaton," States, and during the continuance of their vindicaton," saddest eras in my life. Our parents and we could see distinctly heavy white smoke and the other remedial laws of the Unitheir children knew each other. We grew rising above Pateaux, and above the roadtheir children knew each other. We grew rising above Pateaux, and above the roadtheir children knew each other. up together, went to the same school, the point of Courbevoic. We went into a cable in such cases their British nationality, provided that such re-nunciation be publicly declared within two years same church, and played on hill and in house on the right-hand, close to the railvalley the same innocent games in boy- way station, and from a balcony at the within any State or Territory of the United States, when, in a late to roles and regulations extended in the hood. Years have passed since then .- top we had a clear view of the whole affair. ted States shall conspire to gether to over his judgment, the public safety shall re-foregoing Passaignes must be completed with.

to corsign to death the playmate of his positions in the houses at the side of the dictment of any juror or grand juror in and penalties declared against that crime, early boyhood days.

bridge, or withdrew to their original posi- any court of the United States, or to in- and the first seed in of the act entitled tions, and entirely disappointed our hopes jure such juror in his person or properly "An act defining a lditional causes of chal-of seeing them make an attack, the suc- on account of any verdict, presentment or lange and preser bing an additional carh cess of which was certain. At about 2 indictment lawfully assented to by him, or for grand and point jarors in the United o'clock, two small four-pounders were on account of his being or having been States courts, upproved June seventeenth. brought up, and were placed on the ramparts at each side of the gate, and a little
later four battalions of National Guards

on account of his being of having been
such jurer, or shall conspire together or go
in disguise upon the public highway or
the same is bereby repeated.

Hec. 6. That if any person or persons, Not only false, but an insult. What! sixtyseven "rebel" shots and not one hit? The
thing is impossible. The reconstructed men without exception. None of them
getters—lines getter for the purpose of in any manner damages caused by any such wrongful act, are better marksman than that. If any we warmed, and they had evidently impeding, bigdering, obstracting or de- which such first-named person or persons, skulked away while the tighting was going feating the due course of justice in any by reasonable diligence, could have preon. The "Army of the Commune" wel- State or Territory, with intent to deny to vented; and such damages may be recovcomed these cowardly ruffians with en'hu-sinstic shouts of " Vice la Republique"- and equal protection of the laws, or to in Orient Court of the United States and crowded around them, and shook hands jure any person in his person or his pro- any number of persons guilty of such with them - some persons among the crowd perty for lawfully enforcing the right let wrongful neglect or refusal, may be jound even went the length of giving them money, any person or class of persons to the equal as defendants in such action; provided, but the general feeling among the respecta-ble lookers on was one of deep disgust. protection of the laws, or by force, int m-that such action shall idation or threat to prevent any citizen of in one year atter such cause of action shall sign of those Republican heroes marching in a lawful manner, toward or in favor or herend neglect, the legal r presentatives out to "avenge" their defeat. As we left the election of any lawfully qualified per- of such deceased person shall have such the scene of operations eight ambulance son as an elector for President or Vice action therefor, and may recover, not ex-

wagons were close to the gate, but the draw President of the United States, or as a cooding live thousand dollars damages named gentlemen were elected delegates tered to take him at of the city. After and alternates from this parish to attend this experience of course he is a Ku Kluxer reliable sources that the number of National Guards engaged was not less than person or property, on account of such it there be no widow, for the benefit of 10,000, and that they suffered very severely, support or advecacy, each and every person. Son so offending shall be deemed guilty of Soc. 7. That nothing herein contained against them were the Pontifical Zonaves a high crime, and, apon conviction tshall be constructed to supersede or reand a regiment of gendarmes, supported by thereof in any district or circuit peal any former set or law, except so far six gans. The action commenced, it is court of the United States or District or as the same may be repagnant thereto: said, by the National G ands firing od a Sapreme Court of any Territory of the and any offences heretofore committed gendarme who approached them under a United States having jurisdiction of sim- against the tenor of any former act shall flag of truce. It is said that the loss of the ilar offences, shall be punished by a fine be prosecuted, and any proceeding air ady patriots is between 300 and 400 killed and not less than five hundred nor more than commenced for the prosecution thereof wounded. I think the numbers are exag- live thousand dollars, or

MEETING COUNTY AGRICULTURAL SOCIETY. furtherance of the object of such conspias the anti-Convention candidates, and the little calves were of cours a dead, but Pursuant to an order of the President, A. racy, whereby any person shall be injured the first and full size calf is living and R. Black, Esq., the Executive Committee in his person or property, or deprived of offer the following liberal premiums upon met at the Court House in the city of Wilmington on Saturday, the 22d instant, to were the will quietly submit to such treat- not eye witness of the case, but his infor- iransact business of importance to the rights and privileges may have and main- of the regular Premium List;

> meeting, viz: Dr. S. S. Satchwell, Maj. J. such conspiracy, such action to be proved and kind of manage and, the line of planting such and varies of Council and varies of Counc S. Hines and Dr. W. T. Ennett.

> furnish a complete record of the Society error, and other remedies provided in like to the standard: from its infancy up to the present time at cases in such courts under the provisions tot Provide Steeling Silver Plate, value 450

lect suitable persons for delivering or of their vindication." writing essays for the occasion. After a free interchange of officers it rection, domestic violence, unlawful comwas agreed to hold the next annual meet-

The Society was requested to furnish the Journal and Ster with copies of the

proceedings, and request them published. A. R. BLACK, President. W. T. Ennerg, Secretary, pro tem.

THE KU-KLUX BILL.

Congress, and passed:

States, and for other purposes.

fidence under the United States, or from further, That the President shall first have Length a convicted three horse thieves.

discharging the duties thereof, or by force, made proclamation, as now provided by It had been been in that officer might lawfully be performed, or to siter the end of the hext regular sor jon. Stone cannot break. exercises of this Institute will take place on the 27th inst. Colonel George Wortham, of Granville, delivers the address and Rev. Mr. Wellons, of Franklin, the sermon.—Raleigh Sentinel.

Services of this Institute will take place of the court house of said county, and then pears to have done any damage, but in duties of his office, or to injure him in his person or property on the Avenue de Neuilly some of the house of the Avenue de Neuilly some of the house of the Avenue de Neuilly some of the house of the Justice of the Justice of the Justice of the Granville, delivers the address and Rev. Mr. Wellons, of Franklin, the sermon.—Raleigh Sentinel. sermon.—Raleigh Sentinet.

Appointed Judge and Poston was called, both the Judge and Poston were very much moved. Caldwell appointed W. A. Moore, of Chowan, to fill the vacancy in the Judge-ship in the Second Judicial District of this ship in the Second Judicial District of this State, created by Poston should be entered the enforced resignation of the sentence Judge Flippin was classed and have advanced, and had they ship in the Second Judicial District of this States of the enforced resignation of the sentence Judge Flippin was classed and had the property, so as to molest, hinder, interfect with, or impede the bridge of Neuflly and clear for with, or impede that the form the dation, or threat to deter any party or dation, or threat to deter any party or without the smallest difficulty, the witness in any court of the United States from attending such court, or from strength or property, so as to molest, hinder, interfect with, or impede that the property, so as to molest, hinder, interfect with, or impede the bridge of Neuflly and clear for with, or impede that the judgment of the sentence of this official duty, or by the sentence of this official duty or the count, be in complicated the dation, or threat to deter any party or dation or complication or co

person so injured or deprived of such definal Parc, in advance of the publication tain an action for the recovery of dam corres. It was also ordered that the Secretary of the United States, with and subject to The President was requested, by a moprotect all persons in the United States in their civil rights, and to furnish the means Sec. 3. That in all cases where insur-

binations, or conspiracies in an any State. ! shall so obstruct or hinder the execution ing at the Court House, in the City of of the laws thereof, and of the United Wilmington, on Wednesday, the 7th of States, as to deprive any portion or class of the people of such State of any of the rights, privileges or immunities or protectist I remining Silver Plate, value 650 tion named in the Constitution and se-12d cured by this act, and the constituted auunable to protect, or shall, from any land, same regulations as above; people in such rights, such facts shall be deemed a denial by such State of the For the largest yield of White from Ave (5)

United States; and in all such cases, or Sterling Silver Plate, value who never any such insurrection, violence, who were any such insurrection, violence, which is the such as th WASHINGTON, April 20, 1871.

THE KU-KLUX BILL.

The following is the Ku-klux bill. as finally agreed upon by both Houses of the due execution thereof, or the due course of justice under the same, it shall be lawful too. tice under the same, it shall be lawful ton to largert up a sweet Pa River trees one (1)

Section 1. Be it enacted by the Senate suppression of such insurrection, demostia, acro. Same regulations in above for deset and House of Rregresentatives of the Uni- violence or combinations; and any person gallant fellows what had happened, and of the United States, with and subject to whenever, by reason of either or all of the saidered; where he was going to, was informed, the same rights of appeal, review upon causes aforesaid, the conviction of such of treatment of the same rights of appeal, review upon causes aforesaid, the conviction of such of the same rights of appeal, civily enough, that "the forts had fired error, and other remedies provided in like fenders, and the preservation of the pubthe district which shall be so under the the face, to quently to be critical to by two sway thereof, such limits to be prescribed or more completed which we remain of Sec. 2. That if two or more persons by proclamation, it shall be having for the past in solid stree Plate. Our roads in live have diverged. You mow stand convicted of a great, a capital and then the troops on the roods of the United writ of habeas corpus, to the end that such filled with the General Ferretary, when the crime, and I, as the minister of the law, opened fire on the barricade of the pridge States, or to levy war against the United rebellion may be overthrown; Provided, articles as a entered, of the pridge States, or to levy war against the United rebellion may be overthrown; have imposed upon me the painful duty of Neuilly, from which, so far as I could of passing upon you the sentence of death. Were it consistent with my were brought midway down the slope, and or by force, intimidation or threat to pre-

battery. Their spirits were raised by the any tate from giving or securing to an lulact chall be committed, such person or At 21 o'clock a battery of field pieces)all the United States, lawfully entitled for have accrued, and if the death of any perfourpounders) came up, but there was no vote, from giving his sus port or advocacy. I on shall be can ed by any such wrongful

persons engaged in any such conspinacy shall do, or cause to be done, at y act in THEN FAIR OF 1871 - FELD CROPS. The Officers and Executive Committee of the Capa Fear Agricultural Association having and exercising any right or privil- Field Crope, to be determined at the next ege of a citizen of the United States, the Field Crope, to be determined at the next

On motion the following are appointed ages occasioned by such injury or deprived For best and larges crop of Cotton upon four tion of rights and privileger against any (4) sures or morosal and tad, with statement of a Committee of Arrangements for the next one or more of the persons engaged in a quality of and, made of cultivation, amount and the yield to be vonched for by offidantithe same rights of appeal, review upon relative value of erop above expenses to be the

theat and argest cop of Co ton upon one

thorities of such State shall either be For best eron of Corn grown upon one (1) nere

equal protection of the laws to which they are entitled under the Constitution of the

the president, and it shall be his duty, to take such measures, by the employment of the militia or the land and mayal forces of to be exhibited as assente: means, as he may deem necessary for the For largest crop of it the formers at on one had

official duties, I 'would that this cup began firing towards Paris. This was could pass from me.' But I cannot now evidently meant to clear the Avenue de law of the United States, or by force to March 3, 1863, which relates to the dis 14th average \$14 per 100 lbs, for common

tims may fall, to avenge a violated law .- plied themselves with a degree of alacrity to prevent any person from accept ng or force so far as the same are applicable to deut of the Florida Control Restroad. helding any office of trust or place of con- the provisions of this section; Provided, Poor Florida!

deliver, by invitation, a lecture before the you came, to be there securely kept until runs across the road on either side of the intimidation or treat to induce any officer law, commanding such insurgents to disconnect the intimidation or treat to induce any officer law, commanding such insurgents to disconnect the portion of the United States to leave any State, of the United States to leave any State, law, commanding such insurgents to disconnect the intimidation or treat to induce any officer law, commanding such insurgents to disconnect the intimidation or treat to induce any officer law, commanding such insurgents to disconnect the intimidation or treat to induce any officer law, commanding such insurgents to disconnect the intimidation or treat to induce any officer law, commanding such insurgents to disconnect the intimidation or treat to induce any officer law, commanding such insurgents to disconnect the intimidation or treat to induce any officer law, commanding such insurgents to disconnect the intimidation or treat to induce any officer law, commanding such insurgents to disconnect the intimidation or treat to induce any officer law, commanding such insurgents to disconnect the intimidation or treat to induce any officer law, commanding such insurgents to disconnect law, commanding such insurgents and commanding such insurgents and commanding such insurgents and commanding such insurance law, commanding such insurance law, commanding such insurance law, com district or place where his duties as such | ions of this section shall not be in force | said to be provided with be no which are n